

JUN 20 2011

## UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF WY OFFICE OF THE CLERK

Date

NOR	THERN	District of _	WES	ST VIRGINIA				
UNITED STAT	ES OF AMERICA v.	0	Judgment in a Criminal Case (For Revocation of Probation or Supervised Release)					
ROBERT I	ROBERTSON	Case No	. 5:0	04CR23				
		USM No	o. 04	820-087				
		Robert N						
THE DEFENDANT:			Defendan	t's Attorney				
X admitted guilt to viola	ation of the sta	andard and mandatory	conditions of the	term of supervision.				
☐ was found in violation	n of		after denial of guilt.					
The defendant is adjudica								
	Failure to provide employment status Use and Possession Law Violation: Possession Posses	naintain employment ten days prior notice to the Us s on of a Controlled Substance ossession of a Controlled Sub	stance	Violation Ended 10/25/2010 10/25/2010 02/07/2011 04/06/2011  ne sentence is imposed pursuant to				
the Sentencing Reform A			and is discharged as to	ouch violation(s) condition				
•		)						
It is ordered that change of name, residenc fully paid. If ordered to p economic circumstances.	the defendant must nee, or mailing address way restitution, the def	otify the United States attorn until all fines, restitution, cos endant must notify the court	ey for this district withi ts, and special assessme and United States attorn	n 30 days of any ents imposed by this judgment are ney of material changes in				
Last Four Digits of Defe	ndant's Soc. Sec. No.	: <u>4721</u>		ine 20, 2011				
Defendant's Year of Birtl	n <u>1981</u>	G	Macrist	nposition of Judgment				
City and State of Defenda	int's Residence:	<u> </u>		gnature of Judge				
Whe	eling, West Virginia		DDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDD	th in the pleasure Hilber				
		-		MP, JR., U.S. DISTRICT JUDGE and Title of Judge				
			IX.	0.2011				

AO 24:	5D	(Rev	. 09/0	)8) Ju	ıdgm	ent in a	a Crir	minal	.l Cas	se fo	or Revo	ocatio	ons									
		Shee	t 2 —	- Imp	risor	ment					<del></del>											
		ANT: JMBE				ERT R ER23	OBE	ERTS	SON	N						Jud	gment	— P	'age		_ 01	4
CASI	E NU	) IVI DE	cr.	,	.040	.K23			-	IM	IPRI	SO	NMI	ENT								
total t					eby o		ted to	o the	custo	tody (	of the	Unit	ted Sta	ates Bur	eau o	of Pris	sons to	be ir	mpris	oned f	or a	
X	The													Burea								
		That	the d	efen	lant l	e inca	rcerat	ted at	it an l	FCI	or a f	acilit	y as cl	lose to h	iome	in			data		s poss:	
			and Pris	i at a sons.	tacil	ity whe	re the	e dete	ienda	ant ca	an par	rticipa	ate in	suostano	ce ao	use ii	eatme	n, as	uete	HIHICC	oy the	Bureau of
		x	The Vir	e defe ginia	ndar whe	nt is to rein he	be ret will	turne wait	ed to to be	the loe rel	North leased	ern R from	Region 1 custo	al Jail a dy.	ınd C	orrect	tional l	Facil	ity in	Moun	dsville	, West
		detei	rmine	d by	the B	sureau	oi Pr	usons	S.					al or vo								
	Pur or a	suant t at the d	o 42 lirecti	U.S. on o	C. §	14135 <i>A</i> Probat	A, the ion O	defe Office	endar er. ( <u>D</u>	int shi DNA	nall sul	bmit cted (	to DN on Ma	A collection	ction 2008	while ()	e incare	cerat	ed in	the Bu	reau o	f Prisons,
X	The	defen	dant	is rei	nand	ed to tl	ne cus	stody	y of t	the U	United	State	es Ma	rshal.								
	The	e defen	dant	shall	surre	ender te	o the	Unite	ted St	States	s Mars	shal f	or this	district	t:		*					
		at							a.m.	ı.	□ p.	.m.	on									
		as no	otifie	d by	the U	nited S	States	Mar	rshal	1.												
	The	e defer	ndant	shall	surr	ender f	or set	rvice	of s	senter	ence at	the i	institut	tion desi	ignat	ed by	the Bu	ıreau	of P	risons:		
		befo	re 2	p.m.	on							<u> </u>	•									
		as n	otifie	d by	the U	nited S	States	s Mar	rshal	ıl.												
		as n	otifie	d by	the P	robatio	on or	Pretr	rial S	Servi	rices O	ffice.										
		on _						_, as	dire :	ected	d by th	e Un	ited S	tates Ma	arsha	ls Ser	vice.					
											F	RETU	URN									
I hav	e exe	ecuted	this j	udgn	nent :	as follo	ws:															
	De	fendar	nt del	ivere	d on										to _							
at							,	, w	vith a	a cer	rtified	сору	of thi	s judgm	nent.							
													_			TINT	ITED S	277 4 7	TEC 1	AADO	II A T	
																UNI	HEDS	DIA.	1 E 2 I	$c_{\Lambda MN}$	IIAL	

DEPUTY UNITED STATES MARSHAL

AO 245D (Rev. 09/08) Judgment in a Criminal Case for Revocations Sheet 3 — Supervised Release

Judgment—Page 3 of 4

DEFENDANT:

ROBERT ROBERTSON

CASE NUMBER:

5:04CR23

## SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

One (1) Year

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The above drug testing condition is suspended, based on the court's determination that this condition has been satisfied during a previous term of supervision. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- The defendant shall cooperate in the collection of DNA as directed by the probation officer unless previously collected by the Bureau of Prisons. (Check, if applicable.) (DNA collected on March 27, 2008)
- ☐ The defendant shall comply with the requirements of the Sex Offender Registration and Notification Act (42 U.S.C. § 16901, et. seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which he or she resides, works, is a student, or was convicted of a qualifying offense. (Check, if applicable.)
- The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is be a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

## STANDARD CONDITIONS OF SUPERVISION

- the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

ΑŒ	2 (	45D

(Rev. 09/08) Judgment in a Criminal Case for Revocations Sheet 4 — Special Conditions

Judgment-Par	2e	4	of	 4

DEFENDANT:

ROBERT ROBERTSON

Signature of U.S. Probation Officer/Designated Witness

CASE NUMBER:

5:04CR23

## SPECIAL CONDITIONS OF SUPERVISION

Defendant shall participate in a program of testing, counseling and treatment for drug abuse, as directed by the Probation Officer, until such time as the defendant is released from the program by the Probation Officer.

Defendant shall participate in a program of mental health counseling and treatment, including participation in a program of vocational training, as directed by the Probation Officer, until such time as the defendant is released from the program by the Probation Officer.

extend t	Upon a finding of a violation of probation or sup- he term of supervision, and/or (3) modify the cond	ervised release, I understand that the court may (1) revoke supervision, (2) ditions of supervision.
of them.		een read to me. I fully understand the conditions and have been provided a cop-
	Defendant's Signature	Date

Date